



Form #0108 Rev. 7/06

DO NOT ALTER FORM

Application for Release of Mineral, Canal, and Road Reservations Reserved UNDER CHAPTER 6456, 6957, 7305, 14717 and 20658, LAW OF FLORIDA

	SERVATIONS REQUESTED TO BE RE					MINERAL:
if p	parcel is 1.25 acres or less) OR (if parcel	is <u>more tha</u>	an 1.25 acres, all l	and uses <u>EXCEPT agricu</u>	ltural) MINERAL - NO	N USE COMMITMENT:
	QUIREMENTS FOR PROCESSING TO nsmissions and/or paper NOT ACCEP		IDED BY APPLIC	ANT* (submit one copy,	attach exhibits when	applicable - facsimile
. /	Accurate legal description of subject prop	erty: (Lenç	gthy and/or metes	and bounds legal descrip	tion must be submitted	in a legible and recordable for
or	attachment as exhibit to release instrume	ent)				
_						
_						
	Section		_ , Township	South, Range	East.	
2.	Property Address or Street Location of	/acant land	d (including city)			
3.	Size of parcel to be released:		acres or	squar	re feet	
۱. —	Name of municipality and/or drainage d	strict or co	unty water manag	ement in which property is	s located	
_						
5.	LEGIBLE survey, sketch of property in Reserving Deed. Underlying trac or any other Plat in Dade/Broward.		-		-	* *
6.	ZONING CODE:					
	a) Current Zoning Code:			_ d) Proposed L	and Use:	
	b) Proposed Zoning Code:				Units:	
	c) Current Land Use:			_ f) Describe property imp	rovements	
				Ар	olicant File No	
Se	ction, Township	South, Ra	ange I	East Dis	trict File No.	

^{**}FAILURE TO SUBMIT A COMPLETED APPLICATION WILL DELAY PROCESSING AND/OR RESULT IN YOUR APPLICATION BEING RETURNED.

•		, ,	• •	ecessary if parcel is owned	•
				No dated	dated
	at 1 ago	oounty		 -	
b. TRUSTEES OF T	HE INTERNAL IMPR	OVEMENT FU	ND (Chapters 6456, 695	7, 7305) Deed No	dated
Deed Book	at Page	County		; Deed No	dated
	=	-			
(Florida Statutes 2 County County	:53.03 and 270.11) De; De	eed No ed No	dateddated	Deed Book Deed Book	at Page at Page at Page
, ,			`	Beneficial Interest and Dis	closure Affidavit is required if owned by
evidence: a current title in	surance policy; curre	nt title binder; or	, current title commitme	nt issued by a title insurance	ne subject property. Definition of satisfacto ce company authorized to do business in ty. Current means no older than six (6)
Signature (Owner or Appli		ACE/ADDDOV/	Titl		Date
9. NAME AND ADDRE	33 TO WHOM RELE	A3E/AFFROV <i>F</i>	ALIS TO BE SENT.	Talanhara Na	
An initial normant of \$250	00 must seemness	and application	Maka ahaaka nayahla	Telephone No	•
be advised if additional ch	arges are indicated (s	ee attached Fe	e Schedule).		TER MANAGEMENT DISTRICT. You will
FOR DISTRICT USE:					
SERVICE CENTERS:	Release upon loc	al approval		emarks:	_
			Signed by:		Date:
ODED ATIONS & MAINTE	NANCE: Polos	so upon local :	annroval Do not	release. Remarks:	
OPERATIONS & MAINTE	INANCERelea	se upon local a			<u> </u>
			Signed by.		Date
WATER SUPPLY & DEV	-				
Release upon loca	l approvalDo	not release. F		Remarks:	
			Signed by:		Date:
CERP/ECP, Project Impl			•		
Release upon loca	I approval Do	not release. F		Remarks <u>:</u>	
			Signed by:		
Date:					

**FAILURE TO SUBMIT A COMPLETED APPLICATION WILL DELAY PROCESSING AND/OR RESULT IN YOUR APPLICATION BEING RETURNED.



South Florida Water Management District $Fee\ Schedule$

Form #0108

The following schedule of non-refundable fees (as authorized by Rule **40E-9.965** Florida Administrative Code) shall apply to and accompany all applications:

TYPE OF APPLICATION				
(a) (b) (c) (d) (e)	Sale of Exchange Easer Release 1.	\$1,000.00 1,000.00 1,000.00 1,000.00 250.00 250.00 250.00		
	2.	Non Use Commitments (Parcels in excess of 1.25 acres) a. residential (single sites) b. commercial, industrial, residential and governmental development *\$250.00 for first acre and \$25.00 for each additional acre or portion the	*250.00 *250.00 hereof	
(f)	Misce 1. 2. 3. 4.	250.00 200.00 150.00 200.00		

NOTE: More than one type of reserving deed on a property may result in multiple fees.

Effective: March 3, 1991

PROCEDURES OF SOUTH FLORIDA WATER MANAGEMENT DISTRICT

Release of Reservations and Issuance of Non-Use Commitments

- (1) **General** The District may release or agree not to exercise any easement, reservation or right of way interest or may sell or exchange easements as surplus lands.
- (2) **Application** Applications for Releases and Non-Use Commitments shall be made on forms provided by the District, accompanied by the fee required in **Rule 40E-9.965**, and shall include the following information:
 - (a) the applicant's name and address;
 - (b) an accurate legal description, including the acreage, of the land;
 - (c) a survey, sketch or recorded plat;
 - (d) the name of any unit of local government within which the land is located. Units of local government include counties, municipalities and drainage or county water management districts;
 - (e) the current and proposed land uses;
 - (f) the current and proposed zoning, including a description of the pertinent zoning classifications;
 - (g) certificate of ownership, and signed Beneficial Interest and Disclosure Affidavit if owner is a corporation, partnership or trust, and
 - (h) a copy of the reserving deed, or information relating to the reserving deed, including number, date, recording data and grantee.

(3) Canal Reservations

- (a) District Canal Reservations The District may release District Canal Reservations in whole or in part under the following circumstances:
 - the District determines that the lands in the requested release are not required in the overall flood control project, or any District project, or for use in an area in which there is not an existing secondary plan of water control, or
 - 2. the requested release is in an area with a secondary plan of water control that has been designed and approved and the right of way requested to be released is not required in said plan.
- (b) Trustees of the Internal Improvement Trust Fund and State Board of Education Canal Reservations Rule 15Q.011(2) require District approval prior to releases of canal reservations reserved by the Trustees of the Internal Improvement Trust Fund or the State School Board. Upon receipt of a copy of a Department of Environmental Protection release application, accompanied by the fee required in Rule 40E-9.965, the District will process it in the same manner and with the same criteria as an application for release of District canal reservations.

(c) Upon receipt of an application, the District will seek the concurrence of appropriate governmental entities having a possible use for the canal reservations. The governmental entities shall have 30 days from date of notice to respond.

(4) Road Reservations

The District may release road reservations, as reserved in Everglades Drainage District Deeds, in whole or in part under the following conditions:

- (a) State road reservations The Florida Department of Transportation has approved the requested release.
- (b) County road reservations The County Engineer of the affected County has approved the requested release.

(5) Oil, Gas and Mineral Reservations

- (a) The District may release oil, gas and mineral reservations under the following conditions:
 - 1. the lands will be used for residential purposes;
 - 2. the surface area is not greater than 1.25 acres.
- (b) **Non-Use Commitments** The District may agree not to exercise rights of ingress and egress reserved with oil, gas and mineral reservations if the lands do not qualify for a release under paragraph (a). The District may issue a non-use commitment under the following conditions:
 - the landowner agrees not to lease for exploration or explore for oil, gas and minerals, and
 - 2. the lands are to be used for residential, industrial, commercial, or governmental purposes.

(6) **Easements**

Easements acquired by the District other than by canal reservations, a Trustee of the Internal Improvement Trust Fund and State Board of Education canal reservations, road reservations, oil, gas and mineral reservations as are set forth in Rule 40E-9.959(2) through (5), may be sold or exchanged in the same manner and procedure as set forth in Rule 40E-9.955.

NOTE: Releases and Non Use Commitments will only be issued to the fee owner of record on properties within a Section-Township-Range or Platted Subdivision. **The Beneficial Interest and Disclosure Affidavit is required for those properties that are owned by a corporation, partnership or trust. Any owner with a 5% or greater interest must be disclosed on this affidavit.**

BENEFICIAL INTEREST AND DISCLOSURE AFFIDAVIT

STATE OF					
COUNTY OF					
	undersigned authority, perso 006, who, first being duly sw				-
	Affiant has read the co			owledge of the facts	contained herein
2) -	That			, is the re	_, whose address
real property mothe "Premises").	re particularly describe The following is a list neficial interest in the	of every "person"	ittached hereto and (as defined in Section	made a part hereof (n 1.01(3), Florida Sta	hereinafter called atues) holding 5%
<u>Name</u>		<u>Address</u>		Interest	
FURTHER AFF	IANT SAYETH NOT				
			AFFIANT		
			By:		
			DV.		

SWORN TO and subscribed before me this	day of, 2006, by
	Such person(s). (Notary Public must check applicable
box):	
[] is/are personally known to me. [] produced a current driver license(s). [] produced as identification.	
(NOTARY PUBLIC SEAL)	Notary Public
	(Print, Type or Stamp Name of Notary Public)